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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/060,909	01/30/2002	Martin Antoni	637.0015USX	9466
7590 02/19/2004			EXAMINER	
Charles N.J. R	uggiero, Esq.	SHAFER, RICKY D		
Ohlandt, Greele	y, Ruggiero & Perle, L.L.		D : DDD 1 WD (DDD	
10th Floor		ART UNIT	PAPER NUMBER	
One Landmark	Square	2872		
Stamford, CT	06901-2682	DATE MAILED: 02/19/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.



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10/060,909

PTOL-413 (REV. 2 -93)

SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	AT	TORNEY DOCKETT NO.
		· ·	EXA	MINER
			ART UNIT	PAPER NUMBER
			DATE MAILED:	
		examiner interview summary reco		
II participants (applicant	t, applicant's representa	tive, PTO personnel):	í	
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		2004		
ype: De T lephonic L	□ Personal (copy is giver attack). □ \(\text{\text{1.}} \)	en to applicant applicant's representative). Yes No. If yes, brief description:		
Ambit Sir Wir Or Gemons	stration conductes. —	india in yee, ener cees que		
kgreement □ was read	ched with respect to son	ne or all of the claims in question. 🕱 was not reached.		
Claims discussed:	<u>5</u> 3		·	
d ntification of prior art o	disquested. U.S.	BRITENT 6,400,794 TO S	CHULTZ ET	AL .
a nuncation of prior art t	uiscusseu			

D scription of the general nature of what was agreed to if an agreement was reached, or any other comments: DARING A TELEPHONIC INTERVIEW WITH MR. YANKOUICH, THE EXAMINER AND MR. YANKOUICH DISCUSSED IN GREAT DETAIL THE SCHULTZ ET AL ('794) REFERÊNCE, MR. YANKOUICH ARGUED THAT THE PRIOR RRT TO SCHULTZ ET AL'1794) DOES NOT TEACH A FIELD FORMING OPTICAL COMPONENT INCLUSING A GRAZING INCIDENCE MIRROR HAVING A NEGATINE OPTICAL POWER IN A PATH AFTER SAID GRAZING INCIDENCE MIRROR AND REFERRED THE EXAMINER TO COLUMN 14, LINE 38 TO COLUMN 15, LINE 39 THEREOF, THE EXAMINER STATED THAT IT WOULD APPEAR THAT THE PORTION OF THE SCHULTZ ET AL IN WHICH APPLICANT REFERS WONLD APPEAR TO TEACH AWAY FROM THE LIMITATIONS RECITED IN CLASM 53, HOWEVER, A COMPREHENSIVE REVIEW WINLD BE REQUIRED AND THE EXAMINER WILL REVISED IN 155UE ONCE AN OFFICEAL RESPONSE IS PROPERLY PROPERLY FOR THE EXAMINER WILL REVISED WILL AS SUCH ASSULT ONCE AN OFFICEAL RESPONSE IS PROPERLY PROPERLY FOR THE EXAMINER WILL REVISED WHICH the examiner agreed would render the claims allowable must be attached.)

1. It is not necessary for applicant to provide a separate record of the substance of the interview.

Unless the paragraph below has been checked to indicate to the contrary, A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW (e.g., items 1-7 on the reverse side of this form). If a response to the last Office action has already been filed, then applicant is given one month from this interview date to provide a statement of the substance of the interview.

	requirements that may be present in the last Office action.	any attachments) reflects a complete response to each of the objections, rejections and and since the claims are now allowable, this completed form is considered to fulfill the is not relieved from providing a separate record of the substance of the interview unless
	box 1 above is also checked.	Ros I A

Examiner's Signature